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IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

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UNITED STATES OF AMERICA,

Defendant.

Plaintiff,

CR-05-1849 JH

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₁₅ DAVID REID,

VS.

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DEFENDANT REID'S JOINDER IN PREVIOUSLY FILED MOTIONS

Excludable delay under 18 U.S.C. §3161(h)(1)(F) may arise as a result of this motion or of an order based thereon.

The defendant Reid, by his present counsel undersigned, hereby joins in various pretrial motions previously filed by co-defendants. This filing is made in order to perfect the record on appeal for the defendant

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Reid.

James Braun, counsel for the Government herein, has been previously notified of the filing of this Joinder.

Several previously filed motions were denominated as "joint" motions. Counsel undersigned is uncertain as to whether the joint filing was only for those defendants with court appointed counsel or if it was intended to cover all defendants in the case. Out of the abundance of caution the defendant Reid hereby joins in the following motions:

- 1. The Motion to Dismiss Forfeiture Allegations/Bill of Particulars, filed on October 6, 2006, by the co-defendant Dana Jarvis.
- 2. The Joint Motion for Disclosure of Confidential Informants, filed on December 20, 2006, by the co-defendant Dana Jarvis.
- 3. The Joint Motion to Sever Counts One and Three, filed on October 20, 2006, by the co-defendant Dana Jarvis.
- 4. The Joint Motion to Compel Discovery, filed on October 30, 2006, by the defendant Dana Jarvis.

The defendant Reid also joins in the following motions previously filed which were not denominated as joint motions:

1. The Demand for Jury Trial on Forfeiture Allegation, filed on

defendant Hill on October 19, 2006)).

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2. The Unopposed Motion for Grand Jury Transcripts, filed on October 20, 2006, by co-defendant Dana Jarvis.

October 17, 2006, by the co-defendant Dana Jarvis (similar motion filed by

- 3. The Motion for Co-Conspirator Statements, filed on October 20, 2006, by the co-defendant George Ripley.
- 4. The Motion to Dismiss Count One/Bill of Particulars, filed on October 22, 2006, by the co-defendant Dakota Fitzner.
- 5. The Motion for Co-Conspirator statements/*Brady*, filed on October 20, 2006, by co-defendant Dakota Fitzner.
- 6. The Motion for Bill of Particulars regarding Count Three and Forfeiture Allegation, filed on October 20, 2006, by the co-defendant Ayla Jarvis.
- 7. The Motion to Exclude Co-Conspirator Statements, filed on October 22, 2006, by the co-defendant Dennis Wilson.
- 8. The Motion for Disclosure of Impeachment Information Regarding Government's witnesses, filed on October 22, 2006, by the defendant Dennis Wilson.

& KIRCHNER, P.C.

9.	The Motion	to Dismiss/Bill	of Particulars	, filed on (October :	22
2006, by	the co-defe	ndant Dennis \	Wilson.			

- The Motion in Limine Regarding Opinion Testimony, filed on
 October 22, 2006, by the co-defendant Dennis Wilson.
- 11. The Motion to Disclose Rule 12 Evidence, filed on December 27,2006, by the co-defendant Dana Jarvis.
- 12. The Motion for Determination of Admissibility of Co-Conspirator Statements, filed on October 19, 2006 by Greg Hill.
- 13. The Motion to Extend Deadline for Filing Wiretap RelatedMotions (until after ruling on Motion for Discovery of ElectronicCommunications), filed on October 19, 2006, by Dana Jarvis.
- The Motion to Dismiss Indictment/Bill of Particulars, filed on
 October 22, 2006, by Dennis Wilson.

RESPECTFULLY SUBMITTED this 5th day of February, 2007.

LAW OFFICES OF NASH & KIRCHNER, P.C.

BY /S/ Walter Nash
WALTER NASH
Attorney for Defendant Reid

		Case 1:05-cr-01849-JCH Document 893 Filed 02/05/07 Page 5 of 5						
1 2 3 4 4 5 5 6 6 7 7 8 8 7 9 7 9 9 9 9 9 9 9 9 9 9 9 9 9	1	CERTIFICATE OF SERVICE						
		I hereby certify that on this 5 th day of February, 2007, I served a true						
		and correct copy of this Joinder by U.S. Mail, postage prepaid, on counsel						
		for the United States at the address listed below:						
		James R.W. Braun, Esq. Assistant United States Attorney						
	8	P.O. Box 607 Albuquerque, New Mexico 87103						
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	10	/s/ Walter Nash						
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